MAY 2 1 1990 1 20 PM Federal Deposit Insurance Corporation CONTRACTOR !

16896 RECORDATION NO

INTERSTATE COMMISSION

CERTIFIED MAIL P 592 681 642 INTERSTATE COMPLETION COMMISSION

Initi is lation to

May 11, 1990

0 - 141 A 072

Interstate Commerce Commission

ATTN: MILDRED LEE

12th and Constitution Ave., Northwest Washington, D.C. 20423

RECOPPATION PO MAY 2 1 1990 "I 19 PM

16895

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SUBJECT:

INTERSTATE COMMERCE COMMISSION United of America Bank Chicago, Illinois - In Receivership 6471

Railcar Management Lamis Numbers: 6471000410001, 6471000411001

6471000413001, 6471000414001, and 6471000418001

Release of Loan Documents

Dear Ms. Lee:

Enclosed please find the following document(s) in regard to the above mentioned asset:

- Original and Notarized Copy of Security Agreement in the name of Robert O. Schlytter dated January 23, 1981.
- 2). Original and Notarized Copy of Security Agreement in the name of Susan L. Schlytter dated January 23, 1981.
- Two Originals and Two Notarized Copies of Security 3). the name of Southeastern Wisconsin Agreement in Transportation Company d/b/a Central Wisconsin Railroad Compan dated January 23, 1981.
- Original and Notarized Copy of Security Agreement in the name of Robert B. Schlytter dated January 23, 1981.
- #0005059 by the FDIC made payable to the 5). Check Interstate Commerce Commission for \$75.00 dated May 9th, 1990 to cover filing fees (\$15.00 per document).

If you should have any further questions, please feel free to contact Jon Wincentsen at 708/671-8847 or our toll free number 1-800-654-9198 Extension 8847.

Liquidation Technician

Asset Servicing Unit

/mjq Encls.

cc:Jon Wincentsen

Interstate Commerce Commission Washington, D.C. 20423

OFFICE OF THE SECRETARY

Monica J. Guntry
FDIC
9525 West Bryn Mawr
Rosemont, Illinois 60018

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 5/21/90 at 1:20pm and assigned recordation number(s). 16895,16896,1687 & 16898

Sincerely yours,

Noreta R. McGee Secretary

Enclosure(s)

RETURN RECEIPT REQUESTED CERTIFIED MAIL P 650 749 MAY 21 1990 -1 20 PM

INTERSTATE (ONTERES COMMISSION 13, 1990 RECORDATION NO 16896 Interstate Commerce Commission

ATTN: Mildred Lee

12th & Constitution Ave., Northwest 1 1990 -1 20 PM

Washington, D.C 20423

ISTATE COMPETOR COMMISSION

16895 CH COMMANDER 25H C2117

MAY 21 1990 -1 30 PM INTERSTATE COMMERCE COMMISSION

SUBJECT:

United of America Bank

Chicago, Illinois - In Receivership 6471

Railcar Management

Lamis Numbers: 6471000410001, 6471000411001,

6471000413001, 6471000414001 & 6471000418001

6471000413001, 6471000414001 & C. Land Mark 21 1990 -1 20 PM

Dear Ms. Lee:

MITERSTATE COMMESSION I, Monica J. Gunty, a notary public in and for Cook County, in the State of Illinois, do hereby certify that the following information is true and correct according to the most recent records of the Federal Deposit Insurance Insurance Corporation as Receiver for United of America Bank this America B OFFICIAL SEAL

MONICA J GUNTY NOTARY PUBLIC STATE OF ILLINOIS ary Public for the State of Illinois MMISSION EXP MAY 3,1992 My commission expires: Mus Ira, 1993

Security Agreement dated January 23, 1981 in the name of Robert O. Schlytter, (Borrower) current address:

3325 South 26th Street, Milwaukee, Wisconsin

Secured Party: Federal Deposit Insurance Corporation as Receiver for United of America Bank, current address:

9525 West Bryn Mawr, Rosemont, Illinois 60018.

Security Agreement dated January 23, 1981 in the name of Susan L. Schlytter, (Borrower) current address:

3325 South 26th Street, Milwaukee, Wisconsin 53215

Secured Party: Federal Deposit Insurance Corporation as Receiver for United of America Bank, current address:

9525 West Bryn Mawr, Rosemont, Illinois 60018.

3). Two (2) Security Agreements dated January 23, 1981 in the of Southestern Wisconsin Transportation Company Central Wisconsin Railroad Company, (Borrower) current address: 4040 North Calhoun Road, Brookfiled, Wisconsin Secured Party: Federal Deposit Insurance Corporation as Receiver

for United of America Bank, current address:

9525 West Bryn Mawr, Rosemont, Illinois 60018.

Security Agreement dated January 23, 1981 in the name of Robert B. -Schlytter, (Borrower) current address:

P.O. Box 21839, Milwaukee, Wisconsin 53215

Secured Party: Federal Deposit Insurance Corporation as Receiver for United of America Bank, current address:

9525 West Bryn Mawr, Rosemont, Illinois 60018.

The Original Documents were sent to the Interstate Commerce Commission on May 11, 1990 as Certiifed Mail Article Number P 592 681 642. Please see that these documents are recorded according to the information above. Should you have any questions feel free to contact. Monica Gunty or John Wincentsen. Thank you.

SECURITY AGREEMENT

RECORDATION NO ______FRED 1825

MAY 2 1 1990 -1 20 PM

•		~ 1330 I M PM
	المنذرغ	STATE COMMESCEN
Rob	pert B. Schlytter (Name of Debtor)	
	(
3325 South 26th Street	Milwaukee	Wisconsın
(Address)	(City)	(County) (State)
(herein called "Debtor"), hereby conveys and grants (Chicago 1, Illinois, (herein called "Secured Party") a cucts of said Collateral, to secure payment and perform	to United of America Bank, One Ea continuing security interest in the Collateral herein rmance of the following indebtedness and obligation	st Wacker Drive, described, and in the proceeds and prod- ons of Debtor to Secured Party:
(a) Debtor's promissory note of even date here	ewith, in the principal amount of Thirty One	e Thousand Five Hundred
and no/100		(\$ 31 500 00) Dollars
Party to or for the account of Debtor, and, (c) Any and all promissory notes hereafter ex- foregoing notes, and, (d) Any and all other obligations and indebted: limited to, advances for insurance premiums, repair Collateral, and advances to pay or discharge any oth (e) All costs and expenses incurred by Secured	cuted by Debtor to Secured Party evidencing future secuted by Debtor to Secured Party evidencing extenses of Debtor to Secured Party now existing or its to and maintenance of the Collateral, payment her lien, security interest or encumbrance upon the Darty in the collection of any obligation or industrial.	re advances and loans made by Secured tensions, renewals or re-financing of the r hereafter arising, including, but not to of taxes levied against Debtor or the c Collateral; and,
including reasonable attorneys' fees, court costs as	nd legal expenses.	
2. The Collateral covered by this Security Agreemen	it is the following described goods and property:	
"Exhibit A" and made a part he work masked which was a mart he series which was a mart he series which will be series will be series with the work will be series with the series with the series with the series with the series will be series with the series with t	MENTOFFIELY: X MONTH OF THE PROPERTY AND THE PROPERTY OF THE	Secretaring prasagrams complete for a figure of the complete compl
	i to possession of the Collateral. The Collateral at	iall be kept at
4040 North Calhoun Road	Brookfield	Wisconsin
(Address)	(City)	(County) (State)
and the following additional addresses, (if any)		
against the claims and demands of all persons; and (b) Debtor shall not sell, lease or encumber th thereof unless Secured Party consents in advance (c) Debtor shall not remove or permit the Coll consent of Secured Party; and, (d) Debtor shall not use or permit the Collater collateral; and,	free from any lien, security interest, encumbrance i, and continuous thereto; and, lateral to be removed from the location or location and to be used in violation of any law, ordinance and condition and repair and shall pay all taxes cuting a Financing Statement or Financing Statementalic offices where filing may be deemed necessar	rest therein, nor part with possession one specified herein without the written on policy of insurance covering said levied on the Collateral and on Debton on policy of the Uniform Commercial of the U

(h) Debtor shall procure and maintain insurance on the Collateral for the full term of this security agreement against the risks of fire, theft and such other risks as Secured Party may require (including the risk of collision in case the Collateral is a motor vehicle) in such insurers as are satisfactory to Secured Party; and Debtor shall deliver to Secured Party within ten (10) days from date, a fully paid policy of policies of insurance containing Lenders Loss Payable Clause, Form No. 107 or equivalent, in favor of Secured Party providing for ten (10) days 'prior written notice of cancellation. If Debtor shall fail, for any reason, to insure the Collateral at the times and in the manner hereinabove provided, or if Debtor's insurance shall be cancelled, Secured Party, at its option, may procure such insurance as shall be deemed necessary by Secured Party, pay the premiums therefor and add the cost thereof to the indebtedness secured hereby, or Secured Party may, at its option, declare all obligations secured hereby to be immediately due and payable Debtor hereby assigns to Secured Party any uncarned or return premiums Secured Party is hereby appointed Debtor's attorney-in-fact to endorse any check or draft payable to Debtor in order to collect such unearned premium or any benefits of such insurance Any sums received by Secured Party in payment of losses under said policies of insurance may, at the option of Secured Party, be applied to the payment of the installment or installments last due on Debtor's note, notes or indebtedness secured hereby Except to the extent applied toward premiums for similar insurance, any unearned premiums shall be applied to the installment or installments last due on Debtor's note, notes or indebtedness secured hereby.

- 5 Loss, theft, damage to, destruction or seizure of the Collateral shall not relieve Debtor from the payment and performance of any obligation or indebtedness secured hereby.
- 6 At its option and as an alternative to declaration of a default hereunder, Secured Party may pay or discharge any tax levied against the Collateral or the Debtor or any other lien, security interest or encumbrance on the Collateral or may pay for maintenance, repairs to or preservation of the Collateral. All such payments made or expenses incurred by Secured Party shall become additional indebtedness secured hereby.
- 7. Secured Party, its agents and employees may examine and inspect the Collateral and Debtor's books and records covering said Collateral at any reasonable time or times.
- 8. The occurrence of any of the following events or conditions shall, at the option of Secured Party and without notice to or demand on Debtor, constitute an event of default hereunder:
 - (a) Default in the payment or performance of any note, obligation or indebtedness of Debtor secured hereby; or,
- (b) Failure of Debtor to perform any covenant or agreement made by Debtor herein or of any guarantor of Debtor to perform any covenant or agreement made by such guarantor, or,
- (c) Breach of any warranty or falsity of any representation made by Debtor to Secured Party berein or in connection with any obligation secured hereby; or,
- (d) Loss, theft, substantial damage to, destruction, sale, encumbrance, concealment, removal, attachment, seizure, forfeiture of or levy upon the Collateral or upon the Collateral of any guarantor, or,
- (e) Institution of any proceeding by or against Debtor, Debtor's business or any guarantor of Debtor under any bankruptcy or insolvency statute or filing of any petition by Debtor or any guarantor of Debtor for an Arrangement, or,
- (f) Assignment by Debtor or any guarantor of Debtor for the benefit of creditors or appointment of a receiver for Debtor, any guarantor of Debtor or the Collateral; or
 - (g) Reasonable insecurity of Secured Party; or,
 - (h) Failure of Debtor to account for the sale of inventory as herein provided.
- 9. Upon the occurrence of any event of default, Secured Party may declare all installments of Debtor's note and all other indebtedness secured hereby immediately due and payable, without notice or demand, and thereupon Secured Party shall have the right to take possession of the Collateral, with or without legal process, and shall have the remedies of a Secured Party under the Illinois Uniform Commercial Code Unless the Collateral is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, Secured Party shall give Debtor reasonable notice of the time and place of any public sale thereof or of the time after which any private sale or other intended disposition thereof is to be made. It is expressly agreed by the Debtor that the requirements of reasonable notice shall be met if notice is malled to Debtor at the address of Debtor shown hereinabove not less than five (5) days prior to the sale or other disposition Expenses of retaking, holding, preparing for sale, selling or the like shall include Secured Party's reasonable attorneys' fees and legal expenses. Secured Party may require Debtor to assemble the Collateral and make it available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties. Secured Party is authorized to sell or dispose of the Collateral on the premises of the Debtor, and Debtor agrees to make no charge for storage of the Collateral prior to sale and for a reasonable time thereafter Secured Party's rights and remedies shall be cumulative and not in the alternative. Debtor shall have all the rights and remedies before or after default provided in Article 9 of the Uniform Commercial Code at the date of this Security Agreement.
- 10. All rights of Secured Party shall inure to the successors and assigns of Secured Party, and all obligations of Debtor shall be binding upon Debtor's heirs, personal representatives, successors and assigns Debtor agrees that if Secured Party shall assign this Security Agreement, Debtor will assert no claims, defenses, counterclaims or set-offs Debtor may have against Secured Party against the Assignee Waiver of any default by Secured Party shall not constitute waiver of any subsequent default. If there is more than one Debtor, their obligations hereunder shall be joint and several.
- 11. The laws of the State of Illinois shall govern the construction of and the rights and duties of the parties to this Security Agreement and all obligations secured hereby.

EXECUTED at CHICAGO, ILLINOIS, this	23rd	day of	January 1981	
			- Behit B. Velle the	
			Robert B. Schlytter	
a corporation (Debtur)		-	(Debtor)	
Ву	President	_ _	(Debtor)	
Ву			(Debtor)	_
Бу	Secretary		(Debtor)	_
			d/h/a	

(Trade or partnership name)

EXHIBIT A

Lease dated 12/13/80 between Debtor as Lessor & Southeastern Wisconsin Transpt.Corp.,d/b/a Central Wisconsin R.R.,as Less & all rentals & other sums now or hereafter payable thereun or under & pursuant to any schedule exercised & delivered in connection therewith. All equipment & other property nor or

hereafter leased under the foregoing described Lease or under any schedule or schedules executed in connection therewith & all rentals, substitutions & replacements thereof including without limitation the equipment & property specifically described as 100on, 4750 Cu. Ft., Covered Hopper Car # CWRC-5004.

I Swear that this document is a true, exact gopy of the original Security Agreement dated January 23, 1981 in the name of Robert B. Schlytter, this 25th day of April, 1990.

Notary Public for the stateoof!

My commission expires:

THE CONTRESION EXP MAY 3,1992

OFFICIAL SEAL